UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

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FRANCISCO GARCIA individually, on behalf of his minor child SILVARIO GARCIA and all others	Case No. 1:07-CV-2363 CC)
similarly situated))
Plaintiff(s),))
VS.))
MICROSOFT CORPORATION)
· ·))
Defendant.))

DECLARATION OF JACKIE REINLAND

- I, Jackie Reinland, declare as follows:
- I am over 21 years of age and am competent to give this declaration. 1. Except where otherwise indicated, I have personal knowledge of the following facts, all of which I believe to be true and correct.
- I have been an employee of Microsoft Corporation ("Microsoft") for 2. approximately 13 years.
 - I am currently the Senior Finance Manager for Xbox LIVE, a unit of 3.

the Interactive Entertainment Business group in Microsoft's Entertainment and Devices Division. As Senior Finance Manager, my responsibilities include oversight of revenue and licensing reporting for Microsoft's Xbox LIVE interactive gaming service.

- 4. I have held my current position as Senior Finance Manager for Xbox LIVE for approximately six years.
- 5. In the ordinary and regular course of Microsoft's business, I have access to, and use, records of the numbers of Xbox LIVE subscriptions and records of revenue from Xbox LIVE subscriptions.
- 6. Microsoft offers several subscription programs for the purchase of its Xbox LIVE service. Each service is labeled with a unique "DealID" identification number. Exhibit A, attached hereto, displays the numbers of Xbox LIVE subscriptions with Georgia addresses, and the corresponding revenue to Microsoft from those Xbox LIVE subscriptions, for two DealIDs that are described in paragraphs 8 and 9 below. The information shown on Exhibit A is for the period from August 2002 to September 27, 2007.
- 7. The information on Exhibit A was obtained from database queries of records that were created in the ordinary course of Microsoft's business. It is Microsoft's regular practice to create and maintain such records, and also to run database queries such as that used to produce the information shown in Exhibit A.

- 8. As shown on Exhibit A, DealID 631 refers to the "XBX-10095 Yearly Xbox LIVE Basic Subscription." Subscription contracts for the purchase of DealID 631 automatically renew into the same XBX-10095 Yearly Xbox LIVE Basic Subscription.
- 9. As shown on Exhibit A, DealID Number 3351 refers to the "XBX-11466 XBox360 Annual Gold Xbox LIVE Basic Subscription." Subscription contracts for the purchase of DealID 3351 automatically renew into the same XBX-11466 XBox 360 Annual Gold Xbox LIVE Basic Subscription.
- 10. As shown in Exhibit A, through September 27, 2007, 56,847 persons with Georgia addresses entered into subscription contracts for DealID 631 and were subscribers for more than one year.
- 11. As shown in Exhibit A, through September 27, 2007, 24,003 persons with Georgia addresses entered into subscription contracts for DealID 3351 and were subscribers for more than one year.
- 12. As shown in Exhibit A, through September 27, 2007, Microsoft received \$3,918,525.89 in revenue from the subscriptions with Georgia addresses under DealID 631 described in paragraph 10 above.
- 13. As shown in Exhibit A, through September 27, 2007, Microsoft received \$1,312,580.62 in revenue from the subscriptions with Georgia addresses under DealID 3351 described in paragraph 11 above.

- Based on the subscription counts shown in Exhibit A, through 14. September 27, 2007, a total of 80,850 persons with Georgia addresses entered into subscription contracts under DealId 631 and DealID 3351 described in paragraphs 10 and 11 above.
- Based on the revenue figures shown in Exhibit A, through September 15. 27, 2007, Microsoft received a total of \$5,231,106.51 in revenue from subscriptions with Georgia addresses under DealId 631 and DealID 3351 described in paragraphs 10 and 11 above.

I declare under penalty of perjury that the foregoing is true and correct. Executed on October 23, 2007.